

REMARKS

This Amendment is responsive to the final Office Action mailed on April 15, 2008, rejecting claims 37-43 under 35 U.S.C. §112, second paragraph, as being indefinite. The other pending claims 15-29 were previously withdrawn from consideration in view of an earlier restriction requirement.

By this response claim 37 is amended to address the basis of the rejection set forth in the Office Action. Claims 15-29 are canceled without prejudice. Because this Amendment addresses all outstanding issues and places the application in condition for allowance, its entry is requested.

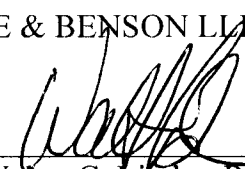
The Office Action asserts that claims 37-43 are indefinite under §112 because the terms “major dimension” and “minor dimension” are not defined. The applicant respectfully disagrees with this assertion. It is evident from the claim as a whole that the dimensions are length dimensions. For example, the dimensions are recited for the area of the plates parallel to the polymer substrate, and references to the dimensions at lines 13 and 15 of the claim refer to them as having a length. Nonetheless, to more particularly point out and distinctly claim the invention, claim 37 is amended by this response to recite major and minor “length dimensions.” Withdrawal of the §112 rejection of claims 37-43 is requested for these reasons.

In conclusion, this Amendment places the application in condition for allowance. Entry of the Amendment and allowance of the application are requested.

Respectfully submitted,

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